

prate to express the sense of the Congress on an issue) (Mar. 16, 1983, p. 5669).

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SEC. XXIII—BILLS, LEAVE TO BRING IN

When a Member desires to bring in a bill on any subject, he states to the House in general terms the causes for doing it, and concludes by moving for leave to bring in a bill, entitled, &c. Leave being given, on the question, a committee is appointed to prepare and bring in the bill. The mover and seconder are always appointed of this committee, and one or more in addition. *Hakew.*, 132; *Scob.*, 40. It is to be presented fairly written, without any erasure or interlineation, or the Speaker may refuse it. *Scob.*, 41; *1 Grey*, 82, 84.

§ 398. Obsolete provisions as to introduction of bills.

This provision is obsolete because rule XII provides an entirely different method of introducing bills through the hopper. The introduction of bills by leave was gradually dropped by the practice of the House, and after 1850 the present system of permitting Members to introduce at will bills for printing and reference began to develop (IV, 3365).

SEC. XXIV—BILLS, FIRST READING

When a bill is first presented, the Clerk reads it at the table, and hands it to the Speaker, who, rising, states to the House the title of the bill; that this is the first time of reading it; and the question will be, whether it shall be read a second time? then sitting down to give an opening for objections. If none be made, he rises again, and puts the question, whether it shall be read a second time? *Hakew.*, 137, 141. A bill cannot be amend-

§ 399. Obsolete requirements as to first reading of bills.